Attorney Docket No.: WD2-97-561

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O 30	In the Applicati	on of: Andrew S. Van Luchene et al.	27/1	Group 2700
PATENT 8	PROC SUPP: SALE	OD AND APPARATUS FOR ESSING A LEMENTARY PRODUCT AT A POINT-OF-SALE) Examiner: 5	Not Yet Assigned An acluan
	Serial No.:	IINAL 09/045,518) Oroup Art Unit:	3642
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	Filing Date:	March 20, 1998) Docket No.:	WD2-97-561 RECEIVE
	Assistant Com Washington, D	missioner for Patents O.C. 20231		MAY 0 4 1999
		TRANSMITT	CAL LETTER	_
	Sir:			CROUP 360
	application:	ants hereby submit the following		bove-identified patent
	2. 3.	Supplemental Information Dis Form PTO-1449; Copy of references cited there Postcard.		
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	April 28, 19 Date	99	Attorne PTO Ro Walker Five Hi	Alderucci by for Applicants eg. No. 40,484 Digital Corporation gh Ridge Park rd, CT 06905
		at this correspondence is being sent to Assistant Commissioner for Pate	ents, Washington, D.C. 202	
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Margaret N. Kaswer
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Margaret N. Kovener Signature

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In re Applica	ion of: Andrew S. Van Luchene)		Group 2700
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Serial No.:	09/045,518)	Group Art Unit:	3642
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Filing Date	: March 20, 1998)	Docket No.:	WD2-97-561
Assistant C	ommissioner for Patents			

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Sir:

Washington, D.C. 20231

Applicants submit herewith patents, publications or other information of which they are aware that they believe may be material to the examination of this application, and in respect of which, there may be a duty to disclose.

The filing of this information disclosure statement shall not be construed as a representation that a thorough search has been made, an admission that the information cited is, or is considered to be, material to patentability, or that no other material information exists. Nor shall the filing of this information disclosure statement be construed as an admission against interest in any manner.

This Information Disclosure Statement is filed in accordance with 37 C.F.R. §§1.56, 1.97 and 1.98. The items listed below and on the accompanying Form PTO-1449 may be deemed to be pertinent to the above-identified application and are made of record to assist the Patent and Trademark Office in its examination of this application. The Examiner is respectfully requested to fully consider these items and to independently ascertain their teaching.

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- B. U. S. Patent No. 4,108,361 entitled "UNIVERSAL MARK SENSE BETTING TERMINAL SYSTEM AND METHOD", issued to Stephen R. Krause on August 22, 1978.
- C. U. S. Patent No. 4,323,770 entitled "UNIT PARTICULARLY FOR TAKING STAKES AND POSSIBLE DETERMINING THE WINNERS IN A GAME SUCH AS A NATIONAL LOTTO GAME", issued to Gerard Dieulot et al. on April 6, 1982.
- D. U. S. Patent No. 4,494,197 entitled "AUTOMATIC LOTTERY SYSTEM", issued to Seymour Troy et al. on January 15, 1985.
- E. U. S. Patent No. 4,500,880 entitled "REAL TIME, COMPUTER-DRIVEN RETAIL PRICING DISPLAY SYSTEM", issued to Earl R. Gomersall on February 19, 1985.
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Group 2700

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1.[]	that is not encited by or s Continuation	nclosed with this submitted to the P n,[] Divisional	Information Datent and Tracor [] Continu	isclosure Stateme demark Office in t	cation filed under 37
2. []	PTO-1449 t	hat is not in the E	English langua	ge, a European Se	sed copy of Form a ce marked as reference
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4. [X	[X] In addition to the citations listed above, applicants respectfully direct the Examiner's attention to the following U.S. patent applications, which are commonly assigned to the assignee of the instant application, and which may be deemed pertinent to the instant application:				
			5/22/98 5/27/98 6/30/98 requested to f	2761 2761 2761 2761 1773 3642 fully consider and	
	instant appli	ication. These ap 1449 in order to p	plications hav	ose applications we not been listed of secrecy during the	on the accompanying
5. [X	-			R. §1.17(p) for thi in compliance with	
		C.F.R. §1.97(b)(1)		months of the filin	ng date of the above-

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37 C.F.R. §1.97(b)(2), within three months of the date of entry into the national stage as set forth in §1.491.

			the merits.	
6. []	Disclo after the final action)	is believed to be due under 37 C.F.R. §1.17(p) for this Information sure Statement since it is being filed in compliance with 37 C.F.R. 1.97(c), ne period specified in paragraph 5 above but before the mailing date of a ction or a Notice of Allowance (where there has been no prior final and is accompanied by one of the certifications pursuant to 37 C.F.R. e) set forth in paragraph 10 below.	
7. []	A fee is due under 37 C.F.R. §1.17(p) for this Information Disclosure Statement since it is being filed in compliance with 37 C.F.R. §1.97(c) after the period specified in paragraph 5 above but before the mailing date of a final action or a Notice of Allowance (where there has been no prior final action). The fee due under 37 C.F.R. §1.17(p) is to be paid as set forth in paragraph 11 below.		
8. []	since i	s due under 37 C.F.R. §1.17(i)(1) for this Information Disclosure Statement is being filed in accordance with 37 C.F.R. §1.97(d), after the mailing date and action or a Notice of Allowance, but before the payment of the issue fee, accompanied by:	
		a.	one of the certifications pursuant to 37 C.F.R. §1.97(e) set forth in paragraph 10 below; and	
		b.	the attached petition requesting consideration of this Information Disclosure Statement; and	
		c.	the fee due under 37 C.F.R. §1.17(i)(1) which is paid as set forth in paragraph 11 below.	
9. []		s due under 37 C.F.R. §1.17(i)(1) for this Information Disclosure Statement is being filed in compliance with:	
		[]	37 C.F.R. §1.313(b)(3), after the issue fee has been paid and information cited in this Information Disclosure Statement may render at least one claim unpatentable and is accompanied by the attached Petition to Withdraw Application from Issue;	
		[]	37 C.F.R. §1.313(b)(5), after the issue fee has been paid and information cited in this Information Disclosure Statement is to be considered in a Continuation application upon abandonment of the instant application and is accompanied by the attached Petition to Withdraw Application from Issue.	

[X] 37 C.F.R. §1.97(b)(3), before the mailing date of a first Office Action on

The fee due under 37 C.F.R. §1.17(i)(1) is paid as set forth in paragraph

[]

11 below.

10. [] I hereby certify:	
Disclosure Statement office in a counterpart	rmation contained in the Information was cited in a communication from a foreign patent foreign application not more than three months prior to mation Disclosure Statement. A copy of such losed.
Disclosure Statement office in a counterpar reasonable inquiry, w	nation contained in this Information Disclosure was cited in a communication from a foreign patent t foreign application and, to my knowledge after making as known to any individual designated in §1.56(c) more or to the filing of this Information Disclosure Statement
11. [] Please accept payment of	f the fees due as indicated below:
[] A check in the amoununder 37 C.F.R. 1.17	nt of \$240.00 is enclosed in payment of the fee due (p).
Account No. 50-0271	hereby authorized to charge \$240.00 to Deposit in payment of the fee due under 37 C.F.R. §1.17(p). A sheet is attached for such purpose
[] A check in the amoununder 37 C.F.R. §1.17	nt of \$130.00 is enclosed in payment of the fee due 7(i)(1).
[] The Commissioner is 50-0271 in payment copy of this sheet is a	s authorized to charge \$130.00 to Deposit Account No. of the fee due under 37 C.F.R. §1.17(i)(1). A duplicate attached.
be required for this Inform	eby authorized to charge any additional fees which may mation Disclosure Statement, or credit any overpaymen 60-0271. A copy of this authorization is attached.
	Respectfully submitted,
); // ₁
April 28, 1999	Dean Alderucci
Date	Attorney for Applicants
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